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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/619,854	07/15/2003	Michael A. Mitchell	29827/39446	7736
	7590 05/30/200 GERSTEIN & BORUN	EXAMINER		
233 S. WACKI	ER DRIVE, SUITE 630	BOGART, MICHAEL G		
SEARS TOWER CHICAGO, IL 60606			ART UNIT	PAPER NUMBER
			3761	
			MAIL DATE	DELIVERY MODE
			05/30/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/619,854	MITCHELL ET AL.	
Examiner	Art Unit	
Michael G. Bogart	3761	

SUPERVISORY PRIMARY EXAMINER						
TATYANA ZALUKAEVA						
13. Other:	(1 10/00/00) 1 apel 140(3). 200/00	<u></u>				
See Continuation Sheet.  12. ☑ Note the attached Information Disclosure Statement(s).						
REQUEST FOR RECONSIDERATION/OTHER  11. ☑ The request for reconsideration has been considered b	ut does NOT place the application i	n condition for allowa	nce because:			
10. The affidavit or other evidence is entered. An explanation						
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessa	overcome <u>all</u> rejections under appe	al and/or appellant fa	ils to provide a			
<ol> <li>The affidavit or other evidence filed after a final action, be because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e).</li> </ol>	nd sufficient reasons why the affidate	vit or other evidence i	s necessary and			
Claim(s) objected to: Claim(s) rejected: 32-36 and 79-81. Claim(s) withdrawn from consideration: 37-57,77 and 78. AFFIDAVIT OR OTHER EVIDENCE		otion of Assessant will be	at ha antara d			
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is proof the status of the claim(s) is (or will be) as follows: Claim(s) allowed:	⊠ will not be entered, or b) ∐ wi ovided below or appended.	II be entered and an (	explanation of			
6. Newly proposed or amended claim(s) would be a non-allowable claim(s).		·				
5. Applicant's reply has overcome the following rejection(s	):					
4. The amendments are not in compliance with 37 CFR 1.1		mpliant Amendment	(PTOL-324).			
(d) They present additional claims without canceling a NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1		ected claims.				
(c) They are not deemed to place the application in be appeal; and/or			the issues for			
(b) They raise the issue of new matter (see NOTE below	ow);					
<ol> <li>The proposed amendment(s) filed after a final rejection,</li> <li>(a) They raise new issues that would require further compared to the first term of the first term</li></ol>			ecause			
filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed AMENDMENTS	ension thereof (37 CFR 41.37(e)), to I within the time period set forth in 3	o avoid dismissal of th 37 CFR 41.37(a).	e appeal. Since			
NOTICE OF APPEAL  2.  The Notice of Appeal was filed on A brief in com		filed within two month	ns of the date of			
have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b)	dension and the corresponding amount shortened statutory period for reply orig r than three months after the mailing da	of the fee. The appropr inally set in the final Offi	iate extension fee ce action; or (2) as			
Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7 Extensions of time may be obtained under 37 CFR 1.136(a). The date	'06.07(f).					
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire	ater than SIX MONTHS from the mailing	g date of the final rejecti	on.			
this application, applicant must timely file one of the followed places the application in condition for allowance; (2) a Note a Request for Continued Examination (RCE) in compliantime periods:  a) The period for reply expires 3 months from the mailing date	wing replies: (1) an amendment, aff otice of Appeal (with appeal fee) in o ce with 37 CFR 1.114. The reply mo	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)			
THE REPLY FILED <u>07 May 2007</u> FAILS TO PLACE THIS APP 1. ☑ The reply was filed after a final rejection, but prior to or or			ndonment of			
The MAILING DATE of this communication appe		•	ress			
	Michael G. Bogart	3761				
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U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06) Advisory Action Before the Filing of an Appeal Brief

Part of Paper No. 20070525

Continuation of 3. NOTE: Applicants' proposed amendment to claim 32 adds quantitative limitations as to how much water the may be absorbed by the acidic resin in a neutralized form and a basic resin in a charged form. These performance limitations substantively narrow the scope of the claimed invention and would require further consideration and/or search. Applicants' proposed amendment to the abstract would overcome the objections of the Office action dated 23 January 2007.

Continuation of 11. does NOT place the application in condition for allowance because: Applicants' arguments are based upon proposed amendnts to the claims that have not been entered. Applicants' assert that WO 96/151180 discloses a cationic suberabsorbent in error, and that it should have been described as an anion exchanger. As an example presented soley in response to applicants' arguments presented after the final rejection, Palumbo WO 96/17681 A1, not made of record, teaches substantially the same invention as '180 and has the same inventor and assignee as '180. The '681 reference expressly discloses in its abstract a superabsorbent material having a combination of an anionic superabsorbent and a cationic superabsorbent. Furthermore, Adachi et al. US 2005/0049379 A1, not made of record, shows a water absorbent resin where a cationic superabsorbent is equated to an anion exchanger (paragraph 0018). The recitiation of a cationic superabsorbent in the '180 reference thus appears to not be an error.